

---

Judicial District of New Haven  
SUPERIOR COURT

---

Assignment of Administrative Appeals

---

Hon. Thomas J. Corradino  
235 Church Street  
Courtroom 6C  
10:00 A.M.

---

NOTICE

Counsel and pro se parties are reminded that information about matters appearing on calendars may be found on our website ([www.jud.state.ct.us](http://www.jud.state.ct.us)) at the link labeled "Civil/Family Case Lookup." This information is updated on Monday each week.

A special program for land use cases: planning, zoning, and inland wetland appeals, is in effect. When scheduling orders are completed, all such matters will be assigned for hearing before a judge. Parties will be notified by mail of assignment to a particular judge.

In all cases, counsel are required to attend the call when: (1) no schedule has been set; or (2) any date set in the schedule has not been met. COUNSEL AND PARTIES ARE NOT REQUIRED TO APPEAR AT THIS CALENDAR IF THE PARTIES ARE IN COMPLIANCE WITH THE ESTABLISHED SCHEDULING ORDER, UNLESS THERE ARE MOTIONS TO BE HEARD. In land use cases, matters will be assigned to a judge for hearing. Scheduling will be done by the assigned judge.

(Notice Continued on Last Column)

---

NOTICE (continued from Column 1)

In accordance with P.B. Sec. 14-7, parties shall comply with all scheduling orders. The normal scheduling order will be: after return, 30 days to answer and return the record, 30 days to plaintiff's brief, 30 days to defendant's brief, and assignment following the next call. Failure to comply will result in default, nonsuit, or dismissal.

The court will be liberal in adjusting scheduling orders for good cause shown when first scheduled. The court will be far less accommodating in granting extensions not requested at that first call.

Counsel are hereby advised that no zoning appeal may be withdrawn without hearing by the court, which may occur at the call, as prescribed by Connecticut General Statutes § 8-8(m). If permission to withdraw is granted, withdrawal should be filed within one week.

Counsel in tax appeals need not attend the administrative appeal calendar call. Tax cases have a separate program.

Motions in zoning, planning, and inland wetland cases will no longer be heard in connection with the Monday short calendar, even when on that list. They will receive separate notice and be heard at the same time as this list. In other administrative appeals, substantive motions will also receive separate notice and be heard during the monthly call of this administrative appeals calendar. All motions for extension of time will be heard at the call without separate notice.

Parties should consult C.G.S. Sec. 8-8 concerning mediation.

Questions may be directed to the caseload office at (203) 503-6806/Fax: (203) 867-6041.

Visit our website at [www.jud.state.ct.us](http://www.jud.state.ct.us). It contains short calendar notices, standing orders for pretrials, special masters and trials as well as Judicial Branch Forms which are available for download.

NNH\$S\$AD1